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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/017,611	12/14/2001	Vincent Bryan	PC904.04 / 31132.72	7910
46333 HAYNES AND	7590 03/05/200 D BOONE, LLP	EXAMINER		
IP Section			BLANCO, JAVIER G	
2323 Victory A Suite 700	venue		ART UNIT	PAPER NUMBER
Dallas, TX 752	19		3774	
			MAIL DATE	DELIVERY MODE
			03/05/2009	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)
	10/017,611	BRYAN ET AL.
Office Action Summary	Examiner	Art Unit
	JAVIER G. BLANCO	3774
The MAILING DATE of this communication a Period for Reply	nppears on the cover sheet with	the correspondence address
A SHORTENED STATUTORY PERIOD FOR REF WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory perion. - Failure to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the may be armed patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICA 1.136(a). In no event, however, may a reply od will apply and will expire SIX (6) MONTH: tute, cause the application to become ABAN	TION. / be timely filed S from the mailing date of this communication. DONED (35 U.S.C. § 133).
Status		
Responsive to communication(s) filed on 3/2 This action is FINAL . 2b) ☑ This action is application is in condition for allow closed in accordance with the practice under the condition is in condition.	his action is non-final. vance except for formal matters	
Disposition of Claims		
4) Claim(s) <u>1-22</u> is/are pending in the application 4a) Of the above claim(s) is/are with description 5) Claim(s) is/are allowed. 6) Claim(s) <u>1-22</u> is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and application Papers	rawn from consideration.	
9) The specification is objected to by the Exami 10) The drawing(s) filed on is/are: a) a Applicant may not request that any objection to the Replacement drawing sheet(s) including the corn 11) The oath or declaration is objected to by the	ccepted or b) objected to by ne drawing(s) be held in abeyance ection is required if the drawing(s)	. See 37 CFR 1.85(a). is objected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for forei a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority docume application from the International Bure * See the attached detailed Office action for a li	ents have been received. ents have been received in App riority documents have been re eau (PCT Rule 17.2(a)).	lication No ceived in this National Stage
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/N	nmary (PTO-413) fail Date rmal Patent Application

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DETAILED ACTION

Terminal Disclaimer

1. The terminal disclaimer filed on March 26, 2007 disclaiming the terminal portion of any patent granted on this application which would extend beyond the expiration date of U.S. 5,674,296 has been reviewed and is accepted. The terminal disclaimer has been recorded.

Consent of Assignee

- 2. This application is objected to under 37 CFR 1.172(a) as the assignee has not established its ownership interest in the patent for which reissue is being requested. An assignee must establish its ownership interest in order to support the consent to a reissue application required by 37 CFR 1.172(a). The assignee's ownership interest is established by:
- (a) filing in the reissue application evidence of a chain of title from the original owner to the assignee, or
- (b) specifying in the record of the reissue application where such evidence is recorded in the Office (e.g., reel and frame number, etc.).

The submission with respect to (a) and (b) to establish ownership must be signed by a party authorized to act on behalf of the assignee. See MPEP § 1410.01.

An appropriate paper satisfying the requirements of 37 CFR 3.73 must be submitted in reply to this Office Action.

The Applicant's representative failed to claim ownership in the Consent of Assignee.

The Assignee owning an undivided interest in the original patent is in blank. Correction is required.

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3. This application is objected to under 37 CFR 1.172(a) as the assignee has not established its ownership interest in the patent for which reissue is being requested. An assignee must establish its ownership interest *in order to support the consent to a reissue application required* by 37 CFR 1.172(a). The submission establishing the ownership interest of the assignee is informal. There is no indication of record that the party who signed the submission is an appropriate party to sign on behalf of the assignee. 37 CFR 3.73(b).

A proper submission establishing ownership interest in the patent, pursuant to 37 CFR 1.172(a), is required in response to this action.

The consent of assignee and statement under 3.73b do not match up to the patent assignee info in PALM.

Statement under 37 CFR 3.73 (b) and the consent do not give the proper Patent Owner and the proper chain of title from the inventors. Our system shows that the proper Assignee is Warsaw Orthopedic, Inc. Correction or clarification is required.

The applicants need to file new consent/3.73b that match up with the PATENT assignee information.

Oath/Declaration

4. The oath or declaration is defective. A new oath or declaration in compliance with 37 CFR 1.67(a) identifying this application by application number and filing date is required. See MPEP §§ 602.01 and 602.02. Applicant is reminded of the continuing obligation under 37 CFR 1.178(b), to timely apprise the Office of any prior or concurrent proceeding in which Patent No.

6,733,535 is or was involved. These proceedings would include interferences, reissues, reexaminations, and litigation.

Applicant is further reminded of the continuing obligation under 37 CFR 1.56, to timely apprise the Office of any information which is material to patentability of the claims under consideration in this reissue application.

These obligations rest with each individual associated with the filing and prosecution of this application for reissue. See also MPEP §§ 1404, 1442.01 and 1442.04.

The reissue oath/declaration filed with this application is defective because it fails to contain the right language. In page 2, paragraph number 4, the phrase "is know to be material to *the examination* of this application" is incorrect and must be as following: "is know to be material to *the patentability* of this application" statement that all errors which are being corrected in the reissue application up to the time of filing of the oath/declaration arose without any deceptive intention on the part of the applicant. See 37 CFR 1.175 and MPEP § 1414. Finally, the inventor's signature is missing in the declaration.

In accordance with 37 CFR 1.175(b)(1), a supplemental reissue oath/declaration under 37 CFR 1.175(b)(1) must be received before this reissue application can be allowed.

Claims

5. The amendments failed to comply with 37 CFR 1.173(b)(2) (d) and (g). An amendment of a "new claim" (i.e., a claim not found in the patent, that was previously presented in the reissue application) must be done by presenting the amended "new claim" containing the amendatory material, and completely underlining the claim. The presentation cannot contain any

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bracketing or other indication of what was in the previous version of the claim. This is because all changes in the reissue are made vis- à-vis the original patent, and not in comparison to the prior amendment. Although the presentation of the amended claim does not contain any indication of what is changed from the previous version of the claim, applicant must point out what is changed in the "Remarks" portion of the amendment. Hence, claims 16-33 need to be underlined in their entirety because they are new claims with respect to the original patent.

Applicant is also required to point out the differences between the new claims and the original claims. See MPEP 1453.

6. Claims 1-22 are rejected as being based upon a defective reissue application under 35 U.S.C. 251. See 37 CFR 1.175. The nature of the defect is set forth above.

Receipt of an appropriate supplemental oath/declaration under 37 CFR 1.175(b)(1) will overcome this rejection under 35 U.S.C. 251. An example of acceptable language to be used in the supplemental oath/declaration is as follows:

"Every error in the patent which was corrected in the present reissue application, and is not covered by a prior oath/declaration submitted in this application, arose without any deceptive intention on the part of the applicant." See MPEP § 1414.01.

It is not sufficient to state that the patent did not claim the full scope of the invention since applicant has not pointed out what the other claims lacked that the newly added claim has or vice versa. Applicant needs to point out words or phrases that would be considered an error under the reissue. In addition, any deletion of the claim limitation in the original claims is required to be within brackets. Any new claim limitation needs to be underlined. Amendments are made with respect to the original patent.

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For example, claim 1 needs to be rewritten:

1. (Currently Amended) [A vertebral] An intervertebral disc endoprosthesis, comprising a resilient body formed of materials varying in stiffness from a relatively stiff exterior portion to a relatively supple central portion; and concaval-convex elements at least partly surrounding the resilient body for retaining said resilient body in a position between the concaval-convex elements, and wherein said concaval-convex elements each comprise generally L-shaped supports, each support having a first concaval-convex leg, the first leg having an outer convex surface for engaging adjacent bone and a corresponding inner concave surface for retaining the resilient body, each support further having a second leg extending generally perpendicularly to the first leg [and adapted for affixation to adjacent bone structure].

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Javier G. Blanco whose telephone number is 571-272-4747. The examiner can normally be reached on M-F (9:00 a.m.-7:00 p.m.), first Friday of the bi-week off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Isabella can be reached on **(571)272-4749**. The fax phone numbers for the organization where this application or proceeding is assigned is 571-273-8300 for regular communications and After Final communications. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0858.

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system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

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/Javier G. Blanco/

Examiner, Art Unit 3774

/David H Willse/

Primary Examiner, Art Unit 3738